

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (Atty. Docket No. 96-2088-B)

Firs	t Named Inventor: Dai	) Everyiness IT Weiden
App	olication No.: 10/010,644	) Examiner: J.T. Woitach ) Group Art Unit: 1632
Filing Date: November 8, 2001		)
		Confirmation No.: 6950
Title	e: Methods for Highly Efficient Generation of Adenoviral Vectors	)
Con P.O.	Stop Amendment nmissioner for Patents Box 1450 candria, Virginia 22313-1450	
	TRANSMI	TTAL LETTER
With	regard to the patent application identified	above:
1.	Enclosed please find a Response to the Office Action mailed February 20, 2004; a Petition for a Three Month Extension of Time; Petition fee; and a Return Receipt Postcard	
2. With respect to fees:		
	A. No additional fee should	l be required.
	x B. Attached is check no. 07	78357 in the amount of \$ 475.00

- 3. Please debit or credit Deposit Account No.13-2490 for any fees owed or any fees overpaid, respectively. A duplicate copy of this sheet is attached for that purpose.
- 4. The undersigned states that this Transmittal Letter and the documents listed above are being mailed in an envelope with sufficient postage as Express Mail Post Office to Addressee (No. EV 334701840 US) to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450, on the date indicated below.

Respectfully submitted,

Mark L. Chael, J.D., Ph.D.

Reg. No. 44,601

312 913 0002, facsimile

Date: August 20, 2004



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Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

## RESPONSE TO THE OFFICE ACTION MAILED FEBRUARY 20, 2004

## Commissioner:

In response to the Office Action mailed February 20, 2004, the applicant offers the amendments and remarks below. Enclosed with this response, please find a Petition for a Three Month extension of time and requisite fee. The amendments below are requested merely to expedite prosecution of this patent application and are offered without disclaimer of any subject matter, without prejudice to future prosecution, and without presumption that the actions are taken for any reason related to patentability. The applicant believes that the application is in condition for allowance; prompt issuance of a Notice of Allowance is respectfully requested.